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UNITED STATES DISTRICT COURT	
NORTHERN DISTRICT OF CALIFORNI	Α

MICRON TECHNOLOGY, INC.,

Plaintiff,

v.

UNITED MICROELECTRONICS CORPORATION, and FUJIAN JINHUA INTEGRATED CIRCUIT CO., Ltd.

Defendants.

Case No. 17-cv-06932-JSW

ORDER DENYING STIPULATION REGARDING ADR WITHOUT **PREJUDICE**

Re: Dkt. No. 35

Plaintiff and Defendant United Microelectronics Corporation submitted a stipulation and proposed order selecting an ADR process. However, they apparently do not agree upon the proposed deadline by which to complete ADR. United Microelectronics proposes a deadline 30 days after a ruling on its pending motions to dismiss. It is not clear that Plaintiff has agreed to that deadline. This potential dispute also appears relevant to a request to continue the case management conference. United Microelectronics initially submitted that request to the Court in a letter brief. Because the Court only permits letter briefs for discovery disputes, United Microelectronics has been directed to re-file that request in a proper format.

The Court DENIES the stipulation regarding ADR without prejudice. If the parties cannot agree on a deadline by which private mediation should occur, they shall submit a renewed stipulation and shall set forth their respective positions on a deadline by no later than March 2, 2018. If the parties do agree on a deadline, they shall submit a stipulation and proposed order that

Defendant Fujian Jinhua Integrated Circuit Co., Ltd. has not yet appeared. It is not clear whether Plaintiff has served Fujian Jinhua with the complaint, and it is not a party to this stipulation.

clearly reflects that agreement by March 2, 2018. IT IS SO ORDERED. Afrey & White Dated: February 23, 2018 JEFFREY S. WHITE United States District Judge